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6 **IN THE UNITED STATES DISTRICT COURT**
7 **FOR THE DISTRICT OF ARIZONA**

8 **IN RE: BARD IVC FILTERS**
9 **PRODUCTS LIABILITY LITIGATION**

MDL No. 15-02641 PHX DGC

10 **CASE MANAGEMENT ORDER**
11 **NO. 9 —**

12 **(ELECTRONICALLY STORED**
13 **INFORMATION AND DOCUMENT**
14 **FORM AND FORMAT**
15 **PRODUCTION PROTOCOL)**

16 This Order shall govern the production of electronically stored information (“ESI”) and paper (“hardcopy”) documents. Subject to the protective order entered in *In re Bard IVC Filters Products Liability Litigation* (this “Action”), this Order applies to all future document productions in this Action, including all cases transferred to this Court in the original Transfer Order from the Judicial Panel on Multidistrict Litigation, those subsequently transferred as tag-along actions, and all cases directly filed in or removed to this MDL.

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18 **I. General Provisions**

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20 **A. Scope**

21 The procedures and protocols outlined herein govern the production of ESI and paper documents. For any other materials, the Parties shall meet and confer regarding the form and format of production for specific items or categories of items. Nothing in this protocol shall limit a party’s right to seek or object to discovery as set out in applicable rules or to object to the authenticity or admissibility of any hardcopy document or ESI produced in accordance with this Order.
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1 **B. Prior Productions**

2 For purposes of this Case Management Order, the term “prior productions” means
 3 all non-case specific ESI and hardcopy documents previously produced by Defendants to
 4 Plaintiffs’ Co-Lead Counsel that bear the following Bates prefixes:

- 5 • BPV-17
- 6 • BPVE
- 7 • BPVEFILTER
- 8 • BPV-CIV-COMPLAINT
- 9 • BPV-COMP
- 10 • BPV-COMP-ET
- 11 • BPV-COMP-TW
- 12 • BPV-DEP
- 13 • BPV-EXPERT DISCL
- 14 • BPV-DISCOV
- 15 • BPV-EXPERT
- 16 • BPV-TRIAL-TRANS
- 17 • BPV-TRIAL-EXHIBIT
- 18 • YH
- 19 • YORK-SUBPOENA
- 20 • BPV-INSURANCE-POLICIES
- 21 • KAUFMAN-SUBPOENA
- 22 • FDA_PRODUCTION
- 23 • BPV-HEARING-TRANS
- 24 • BPV-FULLER

25 **C. Designated ESI Liaison**

26 Each side shall designate one or more individuals as Designated ESI Liaison(s) for
 27 purposes of meeting and conferring with the other parties and of attending Court hearings
 28 on the subject of relevant ESI. The Designated ESI Liaison shall be reasonably prepared

1 to speak about and to explain the party's relevant electronic systems and capabilities and
 2 the technical aspects of the manner in which the party has responded to e-discovery,
 3 including (as appropriate) relevant ESI retrieval technology and search methodology.

4 **D. Inadvertent Production**

5 The inadvertent production of any material constituting or containing attorney-
 6 client privileged information or work-product, or constituting or containing information
 7 protected by applicable privacy laws or regulations, shall be governed by provisions
 8 contained in the Protective Order entered in this action.

9 **E. Non-Discoverable ESI and Non-Readily Accessible Data Resources**

10 1. The following categories of ESI are presumed to be inaccessible and not
 11 discoverable:

- 12 a. Deleted, "slack," fragmented, or unallocated data on hard drives;
- 13 b. Random access memory (RAM) or other ephemeral data;
- 14 c. On-line access data such as (without limitation) temporary internet
 15 files, history files, cache files, and cookies.

16 2. The parties will meet and confer in good faith regarding the collection
 17 and/or production of data from these sources.

18 **F. Meet and Confer for Disputes**

19 Prior to bringing any dispute regarding ESI to the Court, the parties must meet and
 20 confer in good faith in an attempt to resolve the dispute.

21 **II. Electronically Stored Information**

22 **A. Production in Reasonably Usable Form**

23 1. Reasonably Usable Form: The parties shall produce ESI in a reasonably
 24 usable form. Except as stated in Paragraphs B & C below or as agreed hereafter by the
 25 parties, such reasonably usable form shall presumptively be the single-page tagged image
 26 file format ("TIFF") with extracted or OCR text and associated metadata set out in
 27 Attachment A, which is incorporated in full as part of this Order. A Receiving Party may
 28 request production of specifically identified ESI, including ESI produced originally in

1 TIFF form (identified by beginning and ending Bates numbers), in native form. If the
 2 Producing Party objects to production in native form, the parties shall meet and confer
 3 regarding the form of production for the specifically identified ESI. For any dispute, the
 4 Receiving Party shall bear the burden to demonstrate good cause for the production in
 5 native form and the Producing Party shall bear the burden of proving any undue hardship.

6 2. Redactions: The Producing Party may redact from any TIFF image,
 7 metadata field, or native file material that is protected from disclosure by an applicable
 8 privilege or immunity, HIPAA regulations, FDA regulations, or other applicable privacy
 9 law or regulation, that contains commercially sensitive, purely personal, or proprietary
 10 information not at issue in this Action, or that the Protective Order entered in this Action
 11 allows to be redacted. Each redaction shall be indicated clearly. Documents that have
 12 been redacted on the basis of attorney-client privilege, the work-product doctrine, or any
 13 other applicable legal privilege or immunity shall be identified on a party's "privilege
 14 log," with a description of the reason(s) for redaction. For all future productions,
 15 documents that are redacted on bases other than the foregoing privileges shall be
 16 identified on a separate "redaction log," with a description of the reason(s) for redaction.
 17 For all prior productions, if the basis for the redaction is not obvious from the face of the
 18 document, Plaintiffs may request that Defendants identify the basis for the redaction of a
 19 particular document. Such request must by identify the document by its beginning and
 20 ending Bates numbers. For each such request, Defendants shall provide clarification
 21 within a reasonable time after receiving the request.

22 3. Color Documents: Each party may make requests, for good cause, for
 23 production of specifically identified documents (i.e., identified by beginning and ending
 24 Bates numbers) in color.

25 **B. Electronic Spreadsheets, Presentations, and Multimedia Files**

26 Electronic spreadsheets (e.g., Excel), electronic presentations (e.g., PowerPoint),
 27 and audio/video multimedia files that have been identified as responsive shall be produced
 28 in native form, unless they are authorized to be redacted in accordance with Paragraph A.2

1 above. After such redactions, the Producing Party either shall produce the redacted file in
 2 the reasonably usable form set out in Attachment A or shall produce the redacted copy in
 3 native format.

4 **C. Additional Procedures for Native Form Files**

5 Any party seeking to use, in any proceeding in this Action, files produced in native
 6 form shall do so subject to the following: The original production number and
 7 confidentiality designation shall be stamped on each page of any TIFF image or hardcopy
 8 document representing the original native-format file. Use of a file in native form or use
 9 of a TIFF image or hardcopy document representing the original native-form file shall
 10 constitute a representation that the file being used is an accurate depiction of the original
 11 native-form file.

12 **D. Email Threading**

13 1. Email threads are email communications that contain prior or lesser-
 14 included email communications that also may exist separately in the party's electronic
 15 files. A most inclusive email thread is one that contains all of the prior or lesser-included
 16 emails, including attachments, for that branch of the email thread. Each party may
 17 produce (or list on any required privilege log) only the most inclusive email threads as
 18 long as the most inclusive email thread includes all non-produced emails that are part of
 19 the same string.

20 2. Following production of the most-inclusive email threads, a Receiving Party
 21 may request the metadata associated with individual prior or lesser-included emails within
 22 the identified most-inclusive email threads. The Producing Party shall cooperate
 23 reasonably in responding to any such requests.

24 **E. Avoidance of Duplicate Production**

25 "Duplicate ESI" means files that are exact duplicates using an industry-accepted
 26 file hash algorithm. The Producing Party need produce only a single copy of responsive
 27 Duplicate ESI. A Producing Party shall take reasonable steps to de-duplicate ESI globally
 28 (i.e., both within a particular custodian's files and across all custodians). Entire document

1 families may constitute Duplicate ESI. De-duplication shall not break apart families.
2 When the same Duplicate ESI exists in the files of multiple custodians, the Producing
3 Party shall include with the load file for the ESI the names of all Custodians associated
4 with the duplicate ESI.

5 **III. Documents That Exist Only in Hardcopy (Paper) Form**

6 A party may produce documents that exist only in hardcopy form either (a) in their
7 original hardcopy form or (b) scanned and produced in TIFF form as set out in
8 Attachment A. If the Producing Party elects to scan and to produce hardcopy documents,
9 the scanning must be done such that the resulting image includes all information on the
10 original hardcopy document. The production of original hardcopy documents in TIFF
11 form does not otherwise require that the scanned images be treated as ESI.

12 Dated this 31st day of March, 2016.

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17 David G. Campbell
18 United States District Judge
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Attachment A:

The following protocols apply to any ESI or hardcopy documents produced in this litigation:

(a) Image Files: Files produced in *.tif image form will be single page black and white *.tif files at 300 DPI, Group IV compression. To the extent possible, original orientation will be maintained (i.e., portrait-to-portrait and landscape-to-landscape). Each *.tif file will be assigned a unique name matching the production number of the corresponding page. Production (“Bates”) numbers shall be endorsed on the lower right corner of all images. This number shall be a unique, consistently formatted identifier that will:

- i. be consistent across the production;
- ii. contain no special characters; and
- iii. be numerically sequential within a given file.

Bates numbers should include an alpha prefix and an 8 digit number (e.g., ABC-00000001). The number of digits in the numeric portion of the Bates number format should not change in subsequent productions. Notwithstanding the foregoing, continued use of any of the following Bates prefixes shall be permitted under this Protocol:

- BPV-17
- BPVE
- BPVEFILTER
- BPV-CIV-COMPLAINT
- BPV-COMP
- BPV-COMP-ET
- BPV-COMP-TW
- BPV-DEP
- BPV-EXPERT DISCL
- BPV-DISCOV
- BPV-EXPERT

- BPV-TRIAL-TRANS
- BPV-TRIAL-EXHIBIT
- YH
- YORK-SUBPOENA
- BPV-INSURANCE-POLICIES
- KAUFMAN-SUBPOENA
- FDA_PRODUCTION
- BPV-HEARING-TRANS
- BPV-FULLER

Confidentiality designations, if any, will be endorsed on the lower left corner of all images and shall not obscure any portion of the original file

(b) File Text: Except where ESI contains text that has been redacted under assertion of privilege or other protection from disclosure, full extracted text will be provided in the form of a single *.txt file for each file (i.e., not one *.txt file per *.tif image). Where ESI contains text that has been redacted under assertion of privilege or other protection from disclosure, the redacted *.tif image will be OCR'd and file-level OCR text will be provided in lieu of extracted text. Searchable text will be produced as file-level multi-page ASCII text files with the text file named to match the beginning production number of the file. The full path of the text file must be provided in the *.dat data load file.

(c) Word Processing Files: Word processing files, including without limitation Microsoft Word files (*.doc and *.docx), will be produced in *.tif image form, as described in subsection (a). If a word processing file includes any tracked changes or comments in its native form, the *.tif image will include any tracked changes and comments. If the Receiving Party requests the native form production of any word processing file that includes tracked changes or comments in its native form (identified by beginning and ending Bates numbers), the Producing Party shall produce the particular file in native form unless the Producing Party demonstrates that the request is

1 unreasonable or unduly burdensome. Each party may make requests, for good cause, for
2 production of other specifically identified Word Processing Files in native format in
3 accordance with Section II.A.1 of this Order.

4 (d) Presentation Files: Presentation files, including without limitation
5 Microsoft PowerPoint files (*.ppt and *.pptx), will be produced in native form. To the
6 extent that such files are produced as *.tif images, in accordance with subsection (a), for
7 purposes of redaction and such files contain comments, hidden slides, speakers' notes, and
8 similar data, the presentation files shall be produced in the following formats: (i) first, as
9 *.tif images of "clean" final versions of each slide (after all animations, etc.) in the
10 presentation, and (ii) second, as *.tif images that display all comments, hidden slides,
11 speakers' notes, and similar data in such files. The second version shall be produced and
12 bates labeled immediately following the "clean" version of the file.

13 (e) Spreadsheet or Worksheet Files: Spreadsheet files, including without
14 limitation Microsoft Excel files (*.xls or *.xlsx), will be produced in native form. To the
15 extent that such files are produced as *.tif images, in accordance with subsection (a), for
16 purposes of redaction and such files contain hidden rows, columns, and worksheets, the
17 spreadsheet files shall be produced in the following formats: (i) first, as *.tif images of
18 "clean" versions of the file without hidden rows, columns, and worksheets; and
19 (ii) second, as *.tif images that display hidden rows, columns, and worksheets, if any, in
20 such files. The second version shall be produced and bates labeled immediately following
21 the "clean" version of the file.

22 (f) Parent-Child Relationships: Parent-child relationships (e.g., the associations
23 between emails and their attachments) shall be preserved. Email and other ESI
24 attachments will be produced as independent files immediately following the parent email
25 or ESI record. Parent-child relationships will be identified in the data load file pursuant to
26 Paragraph (n) below.

27 (g) Dynamic Fields: Where documents have an automatically updated date and
28 time, file names, files paths, or similar information that, when processed, would be

1 inaccurate for how the document was used in the ordinary course of business, the
2 Producing Party shall use best efforts to produce the document with placeholders for those
3 fields such as: “Auto Date,” “Auto File Name,” “Auto File Path,” or similar words that
4 describe the automatic field.

5 (h) English Language: If no English version of a file is available, the Producing
6 Party shall not have an obligation to produce an English translation of the data.

7 (i) Embedded Objects: Some Microsoft Office and .RTF files may contain
8 embedded files, including but not limited to Microsoft Excel, Word, PowerPoint, Project,
9 Outlook, Access, and PDF. Subject to claims of privilege and immunity, as applicable,
10 the Producing Party shall use reasonable efforts to extract as separate files those identified
11 file types, where appropriate, and those shall be produced as attachments to the file in
12 which they were embedded.

13 (j) Compressed Files: Compressed file types (i.e., .CAB, .GZ, .TAR, .Z, .ZIP)
14 shall be decompressed in a reiterative manner to ensure that a zip within a zip is
15 decompressed into the lowest possible compression resulting in individual files. Files
16 included in compressed file type that are attached to another file shall be individually
17 identified as related to the “parent” document in the data load file pursuant to Paragraph
18 (n) below.

19 (k) Encrypted Files: The Producing Party will take reasonable steps, prior to
20 production, to unencrypt any discoverable ESI that exists in encrypted format (e.g.,
21 because password-protected) and that can be reasonably unencrypted.

22 (l) Non-Viewable Files: During document review, certain documents are
23 opened that are not viewable in the default HTML rendered format. In such instances, the
24 Producing Party shall attempt to create a TIFF image with a viewable image. If
25 unsuccessful, the Producing Party shall attempt to open the document with a native
26 viewer. If the file cannot be viewed via any of these methods, the Producing Party shall
27 attempt to procure a replacement of the file from the original source location. If the
28 replacement yields the same issues, the Producing Party shall (i) identify the file in a log

1 of “corrupt files” to be produced to the Receiving Party and (ii) maintain the native file for
2 request for production or review by the Receiving Party in accordance with this Order.

3 (m) Scanned Hardcopy Documents:

4 i. In scanning hardcopy documents, multiple distinct documents should
5 not be merged into a single record, and single documents should not
6 be split into multiple records (i.e., hard copy documents should be
7 logically unitized).

8 ii. If a Producing Party is requested, and agrees, to provide OCR text for
9 scanned images of hard copy documents, OCR should be performed
10 on a document level and be provided in document-level *.txt files
11 named to match the production number of the first page of the
12 document to which the OCR text corresponds. OCR text should not
13 be delivered in the data load file or any other delimited text file.
14 Except where hard copy documents contain text that has been
15 redacted under assertion of privilege or other protection from
16 disclosure, a Producing Party may not withhold from production any
17 OCR text that the party has in its possession, custody or control for
18 scanned images of hard copy documents that the party is producing.
19 Where hard copy documents contain text that has been redacted
20 under assertion of privilege or other protection from disclosure, and
21 the Producing Party has in its possession OCR text for said
22 documents, the redacted *.tif image will be OCR’d and file-level
23 OCR text will be provided in lieu of the original OCR text.

24 iii. In the case of an organized compilation of separate hardcopy
25 documents -- for example, a binder containing several separate
26 documents behind numbered tabs -- the document behind each tab
27 should be scanned separately, but the relationship among the
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documents in the binder should be reflected in proper coding of the family fields set out below.

(n) Production Numbers: The Producing Party shall take reasonable steps to ensure that attachments to documents or electronic files are assigned production numbers that directly follow the production numbers on the documents or files to which they were attached. If a production number or set of production numbers is skipped, the skipped number or set of numbers shall be noted. In addition, wherever possible, each *.tif image will have its assigned production number electronically “burned” onto the image.

(o) Data and Image Load Files for ESI:

i. Load Files Required: Unless otherwise agreed, each production will include a data load file in Concordance (*.dat) format produced in ASCII and an image load file in Opticon (*.opt) format.

ii. Load File Formats:

a) Load file names should contain the volume name of the production media. Additional descriptive information may be provided after the volume name. For example, both ABC001.dat or ABC001_metadata.dat would be acceptable.

b) Unless other delimiters are specified, any fielded data provided in a load file should use Concordance default delimiters. Semicolon (;) should be used as multi-entry separator.

c) Any delimited text file containing fielded data should contain in the first line a list of the fields provided in the order in which they are organized in the file.

iii. Metadata Fields to Be Included in Data Load File: For all ESI produced, the following metadata fields for each file, if available at the time of collection and processing and unless such metadata fields are protected from disclosure by attorney-client privilege or work-

product immunity or otherwise prohibited from disclosure by law or regulation, shall be provided in the data load file, except to the extent that a file has been produced with redactions:

- a) FileName /FILENAME
- b) DocEmailFolder/LOCATIONS
- c) CreatedDateTime
- d) DocCreatedDateTime
- e) DateRecieved/DATERCVD and TIMERCVD (email only)
- f) StartBates/BEGDOC
- g) EndBates/ENDDOC
- h) StartAttach/BEGATTACH
- i) EndAttach/ENDATTACH
- j) PageCount/PGCOUNT
- k) FileExt/DOCEXT
- l) ModifiedDate/DATELASTMOD and TIMELASTMOD
- m) DateSent/DATESENT (email only)
- n) To/TO (email only)
- o) BCC (email only)
- p) CC (email only)
- q) AttachName (email only)
- r) Hash or MD5HASH
- s) Custodian/CUSTODIAN
- t) DocLink/NATIVEFILE
- u) TextLink/TEXTFILE
- v) AuthorFrom/DOCAUTHOR
- w) TitleEmailSubject/EMAIL SUBJECT
- x) RECORDTYPE
- y) DOCTYPE

- z) DOCDATE
- aa) PARENTDATE
- bb) DATELASTPRINT and TIMELASTPRINT
- cc) ORGANIZATIONS
- dd) COMMENTS
- ee) LASTAUTHOR
- ff) REVISION.

(p) Data and Image Load Files for Hardcopy Productions:

- i. Load Files Required: Unless otherwise agreed, each production will include a data load file in Concordance (*.dat) format and an image load file in Opticon (*.opt) or Ipro (*.lfp) format.
- ii. Load File Formats:
 - a) Load file names should contain the volume name of the production media. Additional descriptive information may be provided after the volume name. For example, both ABC001.dat or ABC001_metadata.dat would be acceptable.
 - b) Unless other delimiters are specified, any fielded data provided in a load file should use Concordance default delimiters. Semicolon (;) should be used as multi-entry separator.
 - c) Any delimited text file containing fielded data should contain in the first line a list of the fields provided in the order in which they are organized in the file.
- iii. Fields to Be Included in Data Load File: For all hardcopy documents produced in *.tif format, the following fields, if available, shall be provided in the data load file:
 - a) StartBates
 - b) EndBates

1 c) StartAttach

2 d) EndAttach

3 e) Custodian

4 (q) Files Produced in Native Format: Any electronic file produced in native file
5 format shall be given a file name consisting of a unique Bates number and, as applicable,
6 a confidentiality designation; for example, "ABC00000002_Confidential." For each
7 native file produced, the production will include a *.tif image slipsheet indicating the
8 production number of the native file and the confidentiality designation, and stating "File
9 Provided Natively." To the extent that it is available, the original file text shall be
10 provided in a file-level multi-page UTF-8 text file with a text path provided in the *.dat
11 file; otherwise the text contained on the slipsheet shall be provided in the *.txt file with
12 the text path provided in the *.dat file.

13 (r) Production of Media: Unless otherwise agreed, documents and ESI will be
14 produced on optical media (CD/DVD), external hard drive, secure FTP site, or similar
15 electronic format. Such media should have an alphanumeric volume name; if a hard drive
16 contains multiple volumes, each volume should be contained in an appropriately named
17 folder at the root of the drive. Volumes should be numbered consecutively (ABC001,
18 ABC002, etc.). Deliverable media should be labeled with the name of this action, the
19 identity of the Producing Party, and the following information: Volume name, production
20 range(s), and date of delivery.

21 (s) Encryption of Production Media: To maximize the security of information
22 in transit, any media on which documents or electronic files are produced may be
23 encrypted by the Producing Party. In such cases, the Producing Party shall transmit the
24 encryption key or password to the Requesting Party, under separate cover,
25 contemporaneously with sending the encrypted media.

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